Cover,
Dent,
Emack,
Evans,

Kilbourn, Lee, McCormick, Spates, Starr, Watkins, of C-36.

NEGATIVE.

Motter, Goldsborough, T. Messrs. Murray, Alvey, Hammond, Nelson, Hayden, Barnes, Page, Henderson, Barry, Parran, Chas. S. Hoblitzell, Bateman, Parran, John Hodson, Bennett, Perry, Brewer, of B. city, Howison. Peters, Johnson, Brewer, of Mont. Pole, Kennedy, Carter, Ritchie, Cunningham. Longwell, Riggs, Mackubin. Devries, Thomas, Manro, Dobbin, Stoddert, Maulsby, Dorsey, Syester, Marbury, Duvall, Vansant, Massey, Ferry, Maulsby, Wallace, Finley, Walsh, McKaig, Galt, Wethered, McPherson, Garey, Wickes, Merrick, Giddings, Wilkinson—58. Goldsborough, D. Morris,

So the amendment submitted by Mr. Archer was rejected.

Mr. Dobbin submitted the following amendment to 14th Section:

Insert in line 2 after the word "the," where it first occurs in said line, the words "first seven of the," and after the word "state" in said line insert the words "and the Judge from the city of Baltimore especially elected thereto," and in line 4, after the word "Judge," insert as follows: "There shall be elected in the city of Baltimore, at the election for Judges to be held therein, as hereafter provided, one Judge of the Court of Appeals, whose sole duty shall be to sit in the Court of Appeals, and shall perform such further duties as may be prescribed by the General Assembly.

Which was adopted.

Section 14, as amended, was then read.

The Convention then proceeded to the consideration of the 15th Section,

Pending which Mr. Mitchell submitted the following amendment: